## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Page 1 of 2

CASE NO. 03-CR-10361-RWZ-03

**UNITED STATES** 

V.

SCOTT FINK, Defendant

MOTION FOR LEAVE TO FILE HEREWITH
DEFENDANT'S MOTION TO DISMISS SUPERSEDING INDICTMENT OR,
ALTERNATIVELY, STRIKE SURPLUSAGE FROM INDICTMENT
AND MOTION FOR LEAVE TO SUBMIT SUPPORTING MEMORANDUM

The defendant Scott Fink has prepared a motion to dismiss superseding indictment or alternatively to strike the Notice of Additional Factors, intended to address Blakely issues. The defendant's counsel is working on a memorandum of law in support of the motion, and has not had time to complete it in light of his other commitments. The defendant requests until October 8 to file his supporting memorandum. The defendant further requests that he be permitted to file his motion herewith. It was due on September 17, but his counsel was preoccupied with a different case to which he had recently been appointed which required some immediate attention.

Respectfully submitted

The defendant Scott Fink By his counsel

Charles W. Rankin BBO No 411780 Rankin & Sultan One Commercial Wharf North Boston, MA 02110 (617) 720-0011

September 23, 2004

## **CERTIFICATE OF SERVICE**

I certify that I have served the foregoing upon counsel of record by delivering a copy to AUSA William Weinreb on September 23, 2004.

Charles W. Rankin